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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION THREE

In re A.G. et al., Persons Coming Under the  
Juvenile Court Law.

ORANGE COUNTY SOCIAL SERVICES  
AGENCY,

Plaintiff and Respondent,

v.

C.G.,

Defendant and Appellant.

G040458

(Super. Ct. Nos. DP012183 &  
DP012184)

ORDER MODIFYING OPINION  
AND DENYING PETITION FOR  
REHEARING; NO CHANGE IN  
JUDGMENT

It is ordered that the opinion filed herein on January 14, 2009, be modified  
as follows:

On page 18, in the first full paragraph, delete the first sentence beginning,  
“We do not need to address” in its entirety and replace it with the following sentence:

We do not need to address the issue whether the juvenile  
court erred by striking portions of the petition before  
summarily denying it because the stricken material was

insufficient to show Mother set forth a prima facie case that her proposed modification of the court's order terminating reunification services would benefit the children.

This modification does not effect a change in the judgment. The petition for rehearing is DENIED.

FYBEL, J.

WE CONCUR:

SILLS, P. J.

ARONSON, J.